

haynesboone

RECEIVED  
CENTRAL FAX CENTER

JUN 27 2006

Haynes and Boone, LLP  
Attorneys and Counselors  
2505 N Plano Road, Suite 4000  
Richardson, Texas 75082-4101  
Phone: (972) 680-7550  
Fax: (972) 680-7551  
www.haynesboone.com

Date: Tuesday, June 27, 2006 8:55:12 AM

Total Pages Including Cover: 04

To: USPTO

Company:

Fax: 1-571-273-8300

Telephone:

Client/Matter: 24061. 93

From: Linda Ingram

Direct Telephone: 972-739-8661

Direct Fax: 972-692-9084

Should you have any problem with this transmission, please call: 972-739-8661

Message:

Confidentiality Note: The information contained in this facsimile message is privileged and confidential and is intended only for the use of the addressee. The term "privileged and confidential" includes, without limitation, attorney-client privileged communications, attorney work product, trade secrets, and any other proprietary information. Nothing in this facsimile is intended by the attorney or the client to constitute a waiver of the confidentiality of this message. If the reader of this message is not the intended recipient, or employee/agent of the intended recipient, you are hereby notified that any duplication, or distribution of this communication is unauthorized. If you have received this message in error, please notify us by telephone immediately so that we can arrange for the return of the original documents to us at no cost to you.

RECEIVED  
CENTRAL FAX CENTER  
JUN 27 2006


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:	§	Attorney Docket No.:
Hsien-Wei Chen, et al.	§	2003-1410 / 24061.193
Serial No.: 10/801,475	§	Customer No. 42717
Filed: March 16, 2004	§	Group Art Unit: 2822
For: SYSTEM AND METHOD OF	§	Examiner: Monica Lewis
HEAT DISSIPATION IN	§	Confirmation No.: 1783
SEMICONDUCTOR CIRCUITS	§	

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

I hereby certify that this correspondence (including any listed enclosures) is being facsimile transmitted to the United States Patent and Trademark Office at (571) 273-8300 on June 27, 2006.

  
Linda Ingram

**INTERVIEW SUMMARY**

Applicants acknowledge receipt of the Office Action mailed on January 13, 2006. As discussed in more detail below, the Office Action of January 13, 2006 has now been withdrawn.

With respect to an election/restriction requirement set forth in an earlier Office Action, the January 13 Office Action indicated that it was making the election/restriction requirement final. Following receipt of the January 13 Office Action, the undersigned telephoned Examiner Lewis on February 22, 2006, in order to discuss defects in the election/restriction requirement. Examiner Lewis returned the call on February 24, 2006. The undersigned reiterated arguments regarding defects in the election/restriction requirement that were presented in Applicants' last Response. In addition, the undersigned pointed out that Applicants have paid the filing fees

Appl. No. 10/801,475  
Interview Summary

Attorney Docket No. 2003-1410 / 24061.193  
Customer No. 42717

required to have all of the claims examined on the merits, that the Examiner is required to examine all of the claims unless the Examiner meets certain specific requirements established by the PTO, and that those requirements have not been met here. The Examiner declined to discuss the election/restriction requirement, and indicated that she would ask her supervisor call the undersigned in order to discuss the election/restriction requirement.

On February 27, 2006, Supervisory Primary Examiner Shandra Smith telephoned the undersigned. The undersigned discussed the same points that were discussed with Examiner Lewis. Examiner Smith indicated that she would study the PTO file, talk to Examiner Lewis, and then call the undersigned again.

On March 7, 2006, the undersigned left a follow-up voice-mail for Examiner Smith. On March 9, 2006, SPE Smith left a voice-mail for the undersigned. The voice-mail indicated that, after careful study, Examiner Smith had decided to withdraw the Office Action of January 13, 2006. She indicated that she would have Examiner Lewis issue a new PTO communication that corrected the election/requirement, in order to make it a proper election-of-species requirement that correctly corresponded to the species actually disclosed in the specification. The undersigned left voicemails for Examiner Smith on March 9 and March 23, asking Examiner Smith to call.

On March 24, 2006, Examiner Smith left a further voice-mail for the undersigned, indicating that a new Office Action with a proper election or restriction requirement should already have been mailed. She indicated that she would check and that, if it had not been mailed, she would ensure it was mailed later that same day.

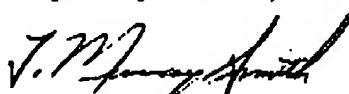
The undersigned subsequently left follow-up voice-mails for Examiner Smith on April 3, May 16 and June 9, 2006, notifying SPE Smith that Applicants had not yet received the new Office Action. To date, the undersigned has not yet received a response to any of these voice-mails.

Appl. No. 10/801,475  
Interview Summary

Attorney Docket No. 2003-1410 / 24061.193  
Customer No. 42717

Applicants are filing this paper (1) to document and summarize the interviews with Examiner Lewis and Examiner Smith, and (2) to document the fact that Examiner Smith has advised Applicants that the Office Action of January 13 has been withdrawn. Since no new Office Action has been issued yet, it is Applicants' understanding that there are currently no outstanding deadlines, and that no action is currently due on the part of Applicants. Further and favorable consideration of this application is respectfully requested.

Respectfully submitted,



T. Murray Smith  
Registration No. 30,222  
(972) 739-8647

Date: June 27, 2006

HAYNES AND BOONE, LLP  
901 Main Street, Suite 3100  
Dallas, Texas 75202-3789  
Telephone: (972) 739-8647  
Facsimile: (214) 200-0853  
File: 24061.193

Enclosures: None

R-139703.1